

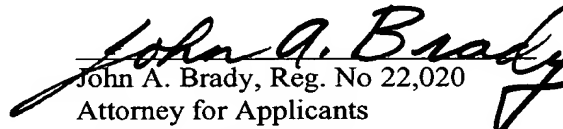
REMARKS

As required in the outstanding *Ex party Quayle* Official Action, this amendment withdraws the amendments to the specification made in the amendment filed February 24, 2003, by restoring the affected text to its original form

This application is now believed to be in form for allowance. Examination in due course is respectfully requested.

Respectfully submitted,

**Bryan Patrick Livengood et al.**

  
John A. Brady, Reg. No 22,020  
Attorney for Applicants  
Lexmark International, Inc.  
Intellectual Property Law Dept.  
740 W. New Circle Road  
Lexington, KY 40550  
(859) 232-4785